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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
08/855,402	05/13/1997	CHRISTOPHER BRADFIELD		1652	
32116 75	90 04/21/2004		EXAMINER		
WOOD, PHILLIPS, KATZ, CLARK & MORTIMER			ULM, JOHN D		
500 W. MADIS	ON STREET				
SUITE 3800			ART UNIT	PAPER NUMBER	
CHICAGO, IL	60661		1646		
			DATE MAIL ED: 04/21/2004	•	

Please find below and/or attached an Office communication concerning this application or proceeding.

			II - Al NI	Applicant(a)				
Office Action Summary		Арр	lication No.	Applicant(s)				
		08/8	855,402	BRADFIELD ET AL.				
		Exa	miner	Art Unit				
			n D. Ulm	1646				
The MA Period for Reply	ALING DATE of this communica	ition appears	on the cover sheet with the d	orrespondence address				
THE MAILING - Extensions of time after SIX (6) MON - If the period for re - If NO period for re - Failure to reply with Any reply receiver	ED STATUTORY PERIOD FOR BOATE OF THIS COMMUNICATE on a wailable under the provisions of a NTHS from the mailing date of this communicately specified above is less than thirty (30) caply is specified above, the maximum statutifithin the set or extended period for reply will do by the Office later than three months after madjustment. See 37 CFR 1.704(b).	ATION. 37 CFR 1.136(a). In ication. days, a reply within ory period will apply I, by statute, cause	n no event, however, may a reply be tin the statutory minimum of thirty (30) day y and will expire SIX (6) MONTHS from the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
Status								
1) Respons	sive to communication(s) filed	on 09 Februa	ry 2004.					
· <u> </u>	This action is FINAL . 2b) ☐ This action is non-final.							
3)☐ Since th								
closed in	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Disposition of Cla	aims							
4a) Of the 5) ☐ Claim(s) 6) ☑ Claim(s) 7) ☐ Claim(s)	e above claim(s) is/are pending in the above claim(s) is/are justified is/are allowed. 21 and 28 is/are rejected. 21 is/are objected to. are subject to restriction	withdrawn fro	m consideration.					
Application Pape	rs							
9)⊠ The spec	cification is objected to by the E	Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner.								
Applicant	may not request that any objection	on to the drawin	ng(s) be held in abeyance. See	∋ 37 CFR 1.85(a).				
•	nent drawing sheet(s) including th or declaration is objected to b			, ,				
Priority under 35	U.S.C. § 119							
a)	edgment is made of a claim for) Some * c) None of: ertified copies of the priority do ertified copies of the priority do opies of the certified copies of oplication from the International ttached detailed Office action for the certification from the logical ertification er	cuments have cuments have the priority do I Bureau (PC	e been received. e been received in Application cuments have been receive F Rule 17.2(a)).	on No ed in this National Stage				
Attachment(=)								
Attachment(s) 1) Notice of Refere	nces Cited (PTO-892)		4) Interview Summary	(PTO-413)				
2) Notice of Draftsperson's Patent Drawing Review (PTO-948) Paper No(s)/Mail Date								
	losure Statement(s) (PTO-1449 or PT		5) Notice of Informal Page 6) Other:	atent Application (PTO-152)				

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1) Claims 21 and 28 are pending in the instant application.

- 2) Any objection or rejection of record that is not expressly repeated in this action has been overcome by Applicant's response and withdrawn.
- 3) The text of those sections of Title 35, U.S. Code not included in this action can be found in a prior Office action.
- 4) Claims 28 would be allowable if it were directed to "an isolated and purified polypeptide consisting of **the** amino acid sequence of SEQ ID NO:37."
- The drawings in the instant application still do not comply with 37 C.F.R. § 1.821(d), which requires a reference to a particular sequence identifier (SEQ ID NO:) be made in the specification and claims wherever a reference is made to that sequence.

 M.P.E.P. 2422.02 expressly states that "when a sequence is presented in a drawing, regardless of the format or the manner of presentation of that sequence in the drawing, the sequence must still be included in the Sequence Listing and the sequence identifier ("SEQ ID NO:X") must be used, either in the drawing or in the Brief Description of the Drawings". Figure 5 of the instant application presents three different amino acid sequences without employing sequence identifiers to describe those sequences.

 Correction is required.

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

6) Claim 28 is rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. This claim is vague and indefinite in so far as it

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employs the closed limitation "consisting of" in conjunction with the open limitation "an amino acid sequence of SEQ ID NO:37". It is unclear if the claimed polypeptide is required to consist of the entire amino acid sequence referred to therein or if it encompasses a polypeptide consisting of just a portion of that sequence.

7 & 8) Claim 21 stands rejected under 35 U.S.C. 102(a) as being clearly anticipated by the Ema et al. publication (<u>BIOCHEM. BIOPHYS. RES. COMM.</u>
184(1):246-253, 15 Apr. 1992) and under 35 U.S.C. 102(b) as being clearly anticipated by the Bradfield et al. publication (<u>MOLECULAR PHARMACOLOGY</u> 39(1):13-19, 1991) for those reasons of record in section "5 & 6" of Paper Number 29.

Applicant appears to traverse this rejection on the premise that the sequences of the prior art proteins are greater than 72 amino acids in length whereas SEQID NO:37 is not. As stated earlier, the amino acid sequence of the isolated and purified Ah receptor of Ema et al. certainly **comprises** the entire amino acid sequence presented in SEQ ID NO:37 of the instant application and, therefore, expressly meets all of the limitations of claim 21.

Applicant's traversal of this rejection as it relates to the Bradfield et al. publication completely ignores the principal of inherency outlined in M.P.E.P. 2112. As stated in the previous office action, the facts of record support the conclusion that the Ah receptor protein of Bradfield et al. is the same protein that is described in the Ema et al. publication and, therefore, that isolated and purified protein also meets all of the limitations of claim 21 either explicitly or inherently.

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9) Applicant's arguments filed 09 February of 2004 have been fully considered but they are not persuasive.

10) THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to John D. Ulm whose telephone number is (571) 272-0880. The examiner can normally be reached on 9:00AM to 5:30PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Yvonne Eyler can be reached on (571) 272-0871. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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